Notice of Allowability	Application No.	lication No. Applicant(s)	
	09/631,058	WU, BO	
	Examiner	Art Unit	
	Philip C. Lee	2152	
The MAILING DATE of this communication appearable claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT THE Office or upon petition by the applicant. See 37 CFR 1.313	OR REMAINS) CLOSED in or other appropriate commem GHTS. This application is	n this application. If not included unication will be mailed in due course. TF	IIS tiati∨e
1. ☑ This communication is responsive to <u>2/17/06</u> .			
2. X The allowed claim(s) is/are 1-3 and 5-33.			
 Acknowledgment is made of a claim for foreign priority unitary. a) All b) Some* c) None of the: Certified copies of the priority documents have Certified copies of the priority documents have Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). 	been received. been received in Applicati	on No	he
Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted below. Failure to timely comply will result in ABANDONMI THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		e a reply complying with the requirements	;
4. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give	tted. Note the attached EX s reason(s) why the oath o	AMINER'S AMENDMENT or NOTICE OF r declaration is deficient.	-
5. CORRECTED DRAWINGS (as "replacement sheets") must (a) including changes required by the Notice of Draftspersor 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the following the depose attached Examiner's comment regarding REQUIREMENT Replacement sheet (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the following sheet (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the following sheet (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the following sheet.	on's Patent Drawing Revie Amendment / Comment on 84(c)) should be written on the header according to 37 C sit of BIOLOGICAL MAT	r in the Office action of he drawings in the front (not the back) of FR 1.121(d). ERIAL must be submitted. Note the	
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948) 3. Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ⊠ Interview S Paper No 8), 7. ⊠ Examiner's	Informal Patent Application (PTO-152) Summary (PTO-413), /Mail Date 5/8/06 Summary (PTO-413), Summary (PTO-413), /Mail Date 5/8/06 Summary (PTO-413), /Mail Dat	R R

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EXAMINER'S AMENDMENT

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1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

- 2. Authorization for this examiner's amendment was given in a telephone interview with Thomas Catale, Registration Number 46,434,on 5/8/06.
- 3. The application has been amended as follows:
 - a. Replace claim 1 to read as of the following:

In Claim 1,

1. (currently amended) A method comprising:

performing a registration process with a directory device, said registration process comprises a first client device specifying media content to download;

said directory device supplying to said first client device a list of active media suppliers for providing said media content after said specifying;

said directory device coupling said first client device to a media supplier chosen from said list of active media suppliers;

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software operating on said media supplier encrypting and transmitting said media content to said first client device after said coupling said first client device to said media supplier, said software regulates distribution of said media content;

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said software transmitting to said first client device an encryption key capable of decrypting said media content;

said software transmitting a copy of said software to said first client device; said copy of said software operating on said first client device encrypting and transmitting said media content to a second client device; and

said copy of said software transmitting to said second client device said encryption key [[.]];

wherein during downloading of said media content to said second client device, said copy of said software causes the first client device to transmit a copy of said software to said second client device.

b. Cancel claim 4

In Claim 4,

- 4. (Canceled)
- c. Replace claim 13 to read as of the following:

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In Claim 13,

13. (currently amended) A method comprising:

coupling said first client device to a directory device and specifying media content to download;

said directory device supplying to said first client device a list of media suppliers for providing said media content after said specifying;

software operating on a media supplier chosen from said list encrypting and transmitting said media content to said first client device, said software controls distribution of said media content;

said software transmitting a copy of said software to said first client device;
downloading to said first client device an encryption key capable of decrypting said media content;

said copy of said software operating on said first client device encrypting and transmitting said media content to a second client device; and

downloading to said second client device said encryption key [[.]];

wherein during downloading of said media content to said second client device, said copy of said software causes the first client device to transmit a copy of said software to said second client device.

d. Replace claim 24 to read as of the following:

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In Claim 24,

24. (currently amended) A system comprising:

a media supplier upon which software operates for encrypting and transmitting media content and for transmitting a copy of said software, said software regulates distribution of said media content;

a first client device coupled to said media supplier and for receiving said media content from said media supplier and for receiving said copy of said software, said first client device for receiving a first encryption key for decrypting said media content;

a directory device for coupling said first client device to said media supplier, and for supplying to said first client device a list of active media suppliers that comprises said media supplier after said first client device specifies said media content to download; and

a second client device coupled to said first client device and for receiving said media content from said first client device, said second client device for receiving a second encryption key for decrypting said media content [[.]], wherein during downloading of said media content to said second client device, said copy of said software causes the first client device to transmit a copy of said software to said second client device.

Reason for Allowance

4. The following is an examiner's statement of reasons for allowance: None of the prior art of records teach or suggest in combination a method comprising:

said software regulates distribution of said media content;

said software transmitting to said first client device an encryption key capable of decrypting said media content;

said software transmitting a copy of said software to said first client device;
said copy of said software operating on said first client device encrypting and
transmitting said media content to a second client device; and

said copy of said software transmitting to said second client device said encryption key;

wherein during downloading of said media content to said second client device, said copy of said software causes the first client device to transmit a copy of said software to said second client device.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Philip C. Lee whose telephone number is (571) 272-3967. The examiner can normally be reached on 8 AM TO 5:30 PM Monday to Thursday and every other Friday. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bunjob Jaroenchonwanit can be reached on (571) 272-3913. The fax phone number

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for Group 2100 is (571) 273-8300. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 350-6121.

Philip Lee

BUNJOB JAROENCHONWANIT SUPERVISORY PATENT EXAMINER

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